



UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE
United States Patent and Trademark Office
Address: COMMISSIONER FOR PATENTS
P.O. Box 1450
Alexandria, Virginia 22313-1450
www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
-----------------	-------------	----------------------	---------------------	------------------

10/809,840

03/26/2004

Gideon Fostick

Q80048

8142

23373 7590 04/04/2008
SUGHRUE MION, PLLC
2100 PENNSYLVANIA AVENUE, N.W.
SUITE 800
WASHINGTON, DC 20037

EXAMINER

HASHEM, LISA

ART UNIT

PAPER NUMBER

2614

MAIL DATE

DELIVERY MODE

04/04/2008

PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Office Action Summary	Application No. 10/809,840	Applicant(s) FOSTICK ET AL.	
	Examiner LISA HASHEM	Art Unit 2614	

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

- 1) ☒ Responsive to communication(s) filed on 02 January 2008.
- 2a) ☐ This action is **FINAL**. 2b) ☒ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

- 4) ☒ Claim(s) 1-34 is/are pending in the application.
- 4a) Of the above claim(s) _____ is/are withdrawn from consideration.
- 5) ☐ Claim(s) _____ is/are allowed.
- 6) ☒ Claim(s) 1-34 is/are rejected.
- 7) ☐ Claim(s) _____ is/are objected to.
- 8) ☐ Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☐ The drawing(s) filed on _____ is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

Priority under 35 U.S.C. § 119

- 12) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☐ All b) ☐ Some * c) ☐ None of:
1. ☐ Certified copies of the priority documents have been received.
 2. ☐ Certified copies of the priority documents have been received in Application No. _____.
 3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

* See the attached detailed Office action for a list of the certified copies not received.

Attachment(s)

- | | |
|--------------------------------------------------------------------------------------|-------------------------------------------------------------------|
| 1) <input checked="" type="checkbox"/> Notice of References Cited (PTO-892) | 4) <input type="checkbox"/> Interview Summary (PTO-413) |
| 2) <input type="checkbox"/> Notice of Draftsperson's Patent Drawing Review (PTO-948) | Paper No(s)/Mail Date. _____ |
| 3) <input type="checkbox"/> Information Disclosure Statement(s) (PTO/SB/08) | 5) <input type="checkbox"/> Notice of Informal Patent Application |
| Paper No(s)/Mail Date _____ | 6) <input type="checkbox"/> Other: _____ |

DETAILED ACTION

Response to Arguments

1. Applicant's arguments, see Amendment, filed 1-2-08, with respect to the rejection(s) of claim(s) 1-34 have been fully considered and are persuasive. Therefore, the rejection has been withdrawn. However, upon further consideration, a new ground(s) of rejection is made. Please see all rejection(s) below.

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless –

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

3. Claims 1-34 are rejected under 35 U.S.C. 102(b) as being anticipated by U.S. Pat. Appl. Publ. No. 2002/0057678 by Jiang et al, hereinafter Jiang.

Regarding claim 1, Jiang discloses apparatus (Fig. 6; Fig. 7) for initiating a data session at a remote communication unit (i.e. wireless device; section 0068; Fig. 6, 606; Fig. 7, 706) currently connected via a voice session (section 0083; 0087-0088; 0095), the apparatus comprising:

a cue unit (Fig. 6, 608; Fig. 7, 718) for sending via said voice session to said remote unit a cue decodable as an instruction (i.e. SMS; email; text message; XML file) to start a data session (section 0086-0088; 0095-0096; 0101), and an address unit (Fig. 6, 610; Fig. 7, 702) for providing data session address information to said data session (section 0086-0088; 0096; 0101).

Regarding claim 2, apparatus according to claim 1, wherein Jiang discloses said address unit is configured to send said data session address information to said remote communication unit (section 0086-0088; 0096; 0101).

Regarding claim 3, apparatus according to claim 2, wherein Jiang discloses said address unit is further configured to send session identification information together with said data session address information to said remote communication unit (section 0088).

Regarding claim 4, apparatus according to claim 2, wherein Jiang discloses said address unit is associated with said cue unit and is configured to send said data session address information along with said cue within said voice session (section 0086-0088; 0095-0096; 0101).

Regarding claim 5, apparatus according to claim 3, wherein Jiang discloses said address unit is associated with said cue unit and is configured to send said data session address information and said session identification information along with said cue within said voice session (section 0088).

Regarding claim 6, apparatus according to claim 1, wherein Jiang discloses said address unit is configured to enter said data session address information along with caller identification information in a database (section 0086).

Regarding claim 7, apparatus according to claim 6, wherein Jiang discloses said cue is decodable at said remote communication apparatus to access said database, said caller identification information allowing said data session address information to be retrieved from said database to define said data session (section 0086).

Regarding claim 8, apparatus according to claim 1, Jiang discloses further configured to issue a command from said data session to restart said voice session (section 0081).

Regarding claim 9, apparatus according to claim 8, wherein Jiang discloses said command is a dialing action initiator (section 0081; 0086).

Regarding claim 10, apparatus according to claim 1, wherein Jiang discloses said data session comprises a menu-based user interface (section 0088).

Regarding claim 11, apparatus according to claim 1, wherein Jiang discloses said data session comprises a graphically-based user interface (section 0088).

Regarding claim 12, apparatus according to claim 1, wherein Jiang discloses said cue comprises a sequence of DTMF tones (section 0093-0094; 0101).

Regarding claim 13, apparatus according to claim 1, wherein Jiang discloses said cue unit is operable to send said cue to all connecting remote communication devices (i.e. wireless devices; end users) (section 0088; section 0093).

Regarding claim 14, apparatus according to claim 1, wherein Jiang discloses said cue unit is associated with a database of communication device identity data to send said cue only to a subset of remote communication devices indicated by said database (section 0086; 0087).

Regarding claim 15, apparatus according to claim 1, wherein Jiang discloses said cue unit is configured to send said voice cue only if said data session is indicated as being required by said remote communication device (section 0087-0088).

Regarding claim 16, apparatus according to claim 1, wherein Jiang discloses said data session comprises one of a group of applications comprising visual directory assistance, visual shopping and visual voicemail deposit (section 0087-0088).

Regarding claim 17, Jiang discloses a client (Fig. 14; i.e. voice channel-based platform) for a smart telephony device (i.e. wireless device; section 0068; Fig. 14, 1406) capable of supporting a data session (section 0081), the client comprising:
a decoder (Fig. 14, 1402) for decoding a received voice command to transfer to a data session (section 0281), and a data session launcher (Fig. 14, 1404), associated with said decoder, for launching a data session at said smart telephony device in response to the received voice command (section 0282).

Regarding claim 18, the client of claim 17, wherein Jiang discloses the voice command includes encoded data session address information and said decoder is configured to decode the data session address information from said command and for providing the decoded data session address information to said data session launcher (section 0281).

Regarding claim 19, the client of claim 17, wherein Jiang discloses said data session launcher is configured to automatically consult a database (Fig. 14, 1410) associated with said received voice session command to associate data session address information with said data session (section 0280-0281).

Regarding claim 20, Jiang discloses a method of launching a data session at a remote telephony device (i.e. wireless device; section 0068; Fig. 5, 506; Fig. 7, 706) that has connected using a voice session (section 0083; 0087-0088; 0095), the method comprising:
issuing a data session launch command (i.e. SMS; email; text message; XML file) via said voice session (section 0081; 0093-0095) to said remote telephony device (section 0083), and issuing

data session address information (i.e. URL) for use in association with a data session launched in consequence of said command (section 0083; 0087-0088; 0096).

Regarding claim 21, the method of claim 20, Jiang discloses further comprising sending said data session address information to said remote telephony device together with said command as part of said voice session (section 0083; 0096).

Regarding claim 22, the method of claim 21, Jiang discloses further comprising sending session identification information together with said data session address information to said remote telephony device (section 0088).

Regarding claim 23, the method of claim 20, Jiang discloses further comprising placing said data session address information in a database and indexing said data session address information with caller identification information (section 0086).

Regarding claim 24, the method of claim 23, Jiang discloses further comprising accessing said database using said caller identification information of said remote telephony device to obtain said data session address information (section 0086).

Regarding claim 25, the method of claim 24, Jiang discloses further comprising initiating a data session with said obtained data session address information (section 0086; 0087).

Regarding claim 26, the method of claim 20, wherein Jiang discloses said data session comprises a menu-based user interface (section 0088).

Regarding claim 27, the method of claim 20, wherein Jiang discloses said data session comprises a graphically-based user interface (section 0088).

Regarding claim 28, the method of claim 20, wherein Jiang discloses said data session comprises a user selection option available to a user at said remote communication unit to return said data session to a voice session (section 0081).

Regarding claim 29, the method of claim 28, wherein Jiang discloses said user selection option comprises a command for activating a dialing action at said remote communication unit (section 0081; 0086).

Regarding claim 30, the method of claim 20, wherein Jiang discloses said data session launch command is a voice cue comprising a sequence of DTMF tones (section 0093-0094; 0101).

Regarding claim 31, the method of claim 20, Jiang discloses comprising sending said data session launch command to all connecting remote communication devices (i.e. wireless devices; end users) (section 0088; section 0093).

Regarding claim 32, the method of claim 20, Jiang discloses comprising using a database of communication device identity data to send said data session launch command only to a subset of remote communication devices indicated by said database (section 0086; 0087).

Regarding claim 33, the method of claim 20, Jiang discloses comprising sending said data session launch command only if said data session is indicated as being required by said remote communication device (section 0087-0088).

Regarding claim 34, the method of claim 20, wherein Jiang discloses said data session operates one of a group of applications comprising visual directory assistance, visual shopping and visual voicemail deposit (section 0087-0088).

Conclusion

4. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. See PTO-892 Form.
5. Any response to this action should be mailed to:

Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

Or faxed to:

(571) 273-8300 (for formal communications intended for entry)

Or call:

(571) 272-2600 (for customer service assistance)

Any inquiry concerning this communication or earlier communications from the examiner should be directed to LISA HASHEM whose telephone number is (571)272-7542. The examiner can normally be reached on M-F 8:30-5:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Fan Tsang can be reached on (571) 272-7547. Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Group receptionist whose telephone number is (571) 272-2600.

Art Unit: 2614

6. Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

/Fan Tsang/
Supervisory Patent Examiner, Art Unit 2614

/Lisa Hashem/
Examiner, Art Unit 2614
March 29, 2008